UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

G.J., a Minor, by his Next Friend, Andrea Jones; et al,

Plaintiffs,

Judge Mark Goldsmith

V

No. 22-11360

OXFORD COMMUNITY SCHOOLS, KENNETH WEAVER, STEVEN WOLF, NICHOLAS EJAK and SHAWN HOPKINS,

Defendants.

MANVIR S. GREWAL, Sr. (P48082) SCOTT WEIDENFELLER (P56001) Grewal Law, PLLC

Attorneys for Plaintiffs
345 E. Cady St., 3rd Floor
Northville, MI 48167
(517)393-3000

sweidenfeller@4grewal.com

TIMOTHY J. MULLINS (P28021)
KENNETH B. CHAPIE (P66148)
JOHN L. MILLER (P71913)
ANNABEL F. SHEA (P83750)
Giarmarco, Mullins & Horton, P.C.
Attorneys for Defendants
101 W. Big Beaver Road, 10th Floor
Troy, MI 48084-5280
(248) 457-7020
tmullins@gmhlaw.com

tmullins@gmhlaw.com kchapie@gmhlaw.com jmiller@gmhlaw.com ashea@gmhlaw.com

NOTICE OF NON-PARTY FAULT

Defendants, OXFORD COMMUNITY SCHOOLS, KENNETH WEAVER, STEVEN WOLF, NICHOLAS EJAK and SHAWN HOPKINS, hereby file a Notice of Non-Party Fault pursuant to MCR 2.112(K) as to the following:

1. Ethan Crumbley

2. Jennifer Crumbley

3. James Crumbley

The three non-parties above reside in the Oakland County Jail. As to Ethan

Crumbley, his criminal actions of surreptitiously bringing a gun to Oxford High

School on November 30, 2021 and engaging in an assaultive homicidal rampage

with the firearm was the one most immediate, efficient, and direct proximate cause

of Plaintiff's injuries. He is being criminally prosecuted for his criminal actions.

Additionally, James and Jennifer Crumbley are an immediate proximate cause

of Plaintiff's injury. They purchased the gun for their son, taught him how to load

and fire the gun, and took him to a shooting range where he was taught how to use

the gun and practice firing it. James and Jennifer Crumbley further allowed Ethan

Crumbley to have access to the gun on November 30, 2021 to carry out his criminal

acts. James and Jennifer are being criminally prosecuted as a result of their

involvement in the November 30, 2021 tragedy.

The Oakland County Circuit Court has entered a default against all three

named non-parties, thereby establishing their liability for having proximately caused

the injuries complained of.

/s/TIMOTHY J. MULLINS

GIARMARCO, MULLINS & HORTON, PC

Attorney for Defendants

DATED: September 8, 2022

2

CERTIFICATE OF ELECTRONIC SERVICE

TIMOTHY J. MULLINS states that on September 8, 2022, he did serve a copy of the **Notice of Non-Party Fault** via the United States District Court electronic transmission.

/s/TIMOTHY J. MULLINS

GIARMARCO, MULLINS & HORTON, PC Attorney for Defendants 101 W. Big Beaver Road, 10th Floor Troy, MI 48084-5280 (248) 457-7020 tmullins@gmhlaw.com P28021